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1	[See Signature Block for Counsel]		
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8		METRICE COLIDE	
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA  SAN JOSE DIVISION		
11	SAN JOSE I	DIVISION	
12		Case No. CV 08-03172 RMW	
13	IN RE GOOGLE LITIGATION	STIPULATION AND [XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	
14		BRIEFING SCHEDULES AND	
15		HEARINGS, INCLUDING ON SOFTWARE RIGHTS ARCHIVE,	
16		LLC'S MOTION TO COMPEL AND FOR SANCTIONS REGARDING SOURCE CODE AND OTHER	
17		DISCOVERY	
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(1) Whereas the parties are attempting to resolve the discovery issues identified in		
Software Rights Archive LLC's Motion to Compel and For Sanctions Regarding Source Code		
and Other Discovery (D.I. 472) and in Google's Motion for Protection (D.I. 462), IT IS		
THEREFORE HEREBY STIPULATED AND AGREED, subject to the approval of the Court,		
that:		
• the time for Google, Inc. to file an opposition to Software Rights Archive LLC's		
Motion to Compel and For Sanctions Regarding Source Code and Other Discovery (D.I.		
472) is extended through and including <b>August 15, 2011</b> ;		
• the time for Software Rights Archive, LLC to file a reply on its Motion to Compel and		
For Sanctions Regarding Source Code and Other Discovery (D.I. 472) is extended		
through and including August 24, 2011;		
• the time for Google, Inc. to file a reply on its Motion for Protection (D.I. 462) is		
extended through and including August 18, 2011;		
• and the Hearing Date on the abovementioned motions (D.I. 462 and 472) will be set for		
September 20, 2011.		
(2) Whereas, Software Rights Archive has a scheduling conflict, IT IS THEREFORE		
HEREBY STIPULATED AND AGREED, subject to the approval of the Court, that the time for		
SRA to file a reply in support of its Motion for Clarification (D.I. 465) is extended through and		
including August 24, 2011.		
Anguet 9, 2011 CMVCED IZADI ANI 6, VECELIZA I I D		
August 8, 2011 SMYSER KAPLAN & VESELKA, L.L.P.		
/s/ Raj Duvvuri /s/ Raj Duvvuri		
Raj Duvvuri		
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	STIPULA	TION [AND PROPOSED ORDER] REGARDING CERTAIN

New York, NY 10036-4003		
Telephone: (212) 556-2100 Facsimile: (212) 556-2222		
Attorneys for Defendants		
GOOGLE INC. and AOL INC.		
DECLARATION OF CONSENT		
Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under		
penalty of perjury that concurrence in the filing of this document has been obtained from Raj		
Duvvuri.		
Dated: August 8, 2011		
/s/ Cheryl A. Sabnis /s/ Cheryl A. Sabnis		
PURSUANT TO STIPULATION, IT IS SO ORDERED that:		
• the time for Google, Inc. to file an opposition to Software Rights Archive LLC's		
Motion to Compel and For Sanctions Regarding Source Code and Other Discovery (D.I.		
472) is extended through and including <b>August 15, 2011</b> ;		
• the time for Software Rights Archive, LLC to file a reply on its Motion to Compel and		
For Sanctions Regarding Source Code and Other Discovery (D.I. 472) is extended		
through and including August 24, 2011;		
• the time for Google, Inc. to file a reply on its Motion for Protection (D.I. 462) is		
extended through and including August 18, 2011;		
• the Hearing Date on the abovementioned motions (D.I. 462 and 472) will be set for		
September 20, 2011;		
• the time for SRA to file a reply in support of its Motion for Clarification (D.I. 465) is		
extended through and including August 24, 2011.		
Dated: _August 11, 2011		
Parl S. Aune		
Paul S. Grewal United States Magistrate Judge		